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PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 29th March 1952.

S.R.O. 99.—In exercise of the powers conferred by section 13 of the National Cadet Corps Act, 1948 (XXXI of 1948), the Central Government hereby directs that the following amendments shall be made in the National Cadet Corps Rules (Girls' Division), namely:—

In the said Rules—

1. In part I, in rule 3 for the words 'a girls college' the words 'any college' shall be substituted.

2. In Part III, after rule 20, the following rule shall be inserted, namely:—

"20-A. Notice of Leaving College.—Where an Officer of the Girls Division of the Corps desires to leave the College in which is located the unit to which she is posted under rule 20, she shall give six months notice in writing of her intention to do so to the Principal of the College."

3. In Schedule I, in form II—

(a) In clause 2. for the words "what is your age" the words "what is your date of birth" shall be substituted.

(b) under section "C. Declaration of acceptance for appointment" after the first paragraph, the following paragraph shall be inserted, namely:—

"I undertake that in case after having been commissioned in the Corps, I desire to leave the College, in which is located the unit to which I am posted under rule 20, I shall give six months' notice in writing to the Principal of my College of my intention to leave the College."

4. In Schedule II—

(a) in paragraph 2(b) for the words, figures and brackets 'Class II (Special)' the words "Second Class" shall be substituted.

(b) in paragraph 3(b) for the words and figures 'Class II' the words 'Intermediate Class' shall be substituted.

[No. 0385/52/NCC.]

B. B. GHOSH, Joint. Secy.

S.R.O. 100.—The following bye-laws for the regulation of recovery of bullock cart tax in the Ramgarh Cantonment, framed by the Cantonment Board, Ramgarh, in exercise of the powers conferred by clause (3) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924), are published for general information,

the same having been previously published, and approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

BYE-LAWS FOR THE REGULATION OF RECOVERY OF BULLOCK CART TAX IN THE RAMGARH CANTONMENT.

1. Every person who owns or keeps a bullock cart for use within the Cantonment limits shall be the person liable to pay the tax as defined in the notification of the Government of India in the late Defence Department No. 2221, dated the 23rd August, 1947.

2. Owners of bullock carts who reside outside the Cantonment limits but who come within Cantonment limits regularly for work or business are liable for payment of the bullock cart tax.

3. Every person who is liable for payment of bullock cart tax shall apply in Form 'A' appended to these bye-laws to the Executive Officer within one month of his coming into possession of the bullock cart to be taxed, for registration of the same and shall remit the tax along with the application. The tax shall be collected and acknowledged by means of an official receipt (Form Cantt. 4-B).

4. The receipt shall be granted in the name of the person paying the tax and shall not be transferable.

5. On payment of the tax a token will be issued by the Cantonment Board on payment of such cost as may be fixed by the Cantonment Board. The token shall bear the same number as that in the Demand and Collection Register in respect of the person liable to pay the tax and shall be affixed by him on such conspicuous part of the bullock cart for which it is issued.

6. If the number token of a registered bullock cart is lost, another token shall be issued on payment of cost fixed by the Board.

7. On expiry of the period of the registration every owner of a bullock cart liable to be taxed shall apply for the renewal of registration to the Executive Officer.

8. From the information obtained from applications for registration and renewal of registration and from any other information at its disposal the Cantonment Board shall cause to be prepared in Form 'B' appended to these bye-laws a Demand and Collection Register in which the names of all persons liable to pay the bullock cart tax shall be entered.

9. In every case when the owner of any registered bullock cart transfers such bullock cart to another person during the currency of the registration the transfer shall be reported to the Executive Officer, and thereupon the name of the transferee shall be substituted for the name of the former owner in the Demand and Collection Register.

10. The original owner shall, until such transfer is reported and such name is substituted in the Demand and Collection Register of the year, be liable as owner of the bullock cart for compliance with these bye-laws.

11. Any bullock cart for which the tax has not been paid or which is without a number token, if found on any public place, may be seized by the Executive Officer or any person authorised in this behalf by the Board and detained till the composition of the offence and payment of the tax thereon.

12. Whoever contravenes any of these bye-laws shall on conviction by a magistrate be punishable with fine which may extend to one hundred rupees and in the case of continuing contravention, with an additional fine which may extend to twenty rupees for every day during which such contravention continues after conviction for the first such contravention.

[No. 12/6/G/L&C/52/619/LC/D (O&C)]

P. C. BOSE, Under Secy.

DECLARATION FORM. **FORM 'A'. (See bye-law 3).**

To

The Cantonment Executive Officer,
Ramgarh Cantonment.

Dear Sir,

In accordance with Gazette Notification No. 2221, dated 23rd August 1947,
I, s/o
the owner of bullock cart hereby declare that the information given below is

correct to the best of my knowledge. Will you, therefore, please register my bullock cart and issue me necessary registration number therefor:—

1. Present address :—

.....
.....

2. Permanent address:—

.....
.....

If the aforesaid information proves to be false, I will be liable for punishment under Section 103 of the Cantonments Act, 1924.

Yours faithfully,

Signature or L.T.I. of applicant.

Date.

Sanctioned

E.O.

- | | |
|-------------------------------------|-----------------|
| 1 Amount of tax paid | |
| 2 Cost of Token paid. | |
| 3. Date. | No. of receipt. |
| 4 Registration No. of bullock cart. | |

Executive Officer,
Ramgarh Cantonment.

(See By-law 8)

Demand and Collection Register of Bullock Carts tax for the year.....

[illegible]

S.R.O. 101.—The following bye-laws for the regulation of the assessment and collection of octroi in the Belgaum Cantonment framed by the Cantonment Board, Belgaum, in exercise of powers conferred by clause (3) of section 282 and section 283 of the Cantonments, Act 1924 (II of 1924) and in supersession of bye-laws published in the notification of the Government of Bombay in the General Department No. 6843, dated the 29th August 1915, are published for general information, the same having been previously published and approved and confirmed by the Central Government as required by sub-section (1) of Section 284 of the said Act, namely:—

Bye-laws for the Regulation of the Assessment and Collection of Octroi in Belgaum Cantonment.

1. Definition.—In these bye-laws unless there is anything repugnant in the subject or context:—

- (i) "The Act" means the Cantonments Act, 1924 (II of 1924).
- (ii) "Board" means the Cantonment Board, Belgaum.
- (iii) "export" with its grammatical variations and cognate expression means export from the Belgaum Cantonment.
- (iv) "import" with its grammatical variations and cognate expression means import into Belgaum Cantonment.
- (v) "barrier" means a place appointed under the provisions of these bye-laws for interception of import traffic.
- (vi) "octroi post" means a place or places appointed by the Board for collection of octroi.
- (vii) "octroi" means a cess on the entry into the octroi limits of goods for consumption, sale or use therein.
- (viii) "goods" includes animals and vehicles.
- (ix) "octroi officer" means any person appointed by the Board either as a Naka, Karkun or as a peon for assessment, collection or recovery of octroi.
- (x) "tax inspector" means the tax inspector of Cantonment Board, Belgaum.
- (xi) "vegetable ghee" means hydrogenated vegetable oil.

2. Octroi limits.—The octroi limits for the purpose of octroi tax, in force in Belgaum Cantonment shall be the limits of the Belgaum Cantonment and Fort Area.

3. Octroi posts and barrier.—(1) The Board shall appoint a place or places on such points within the octroi limits as may from time to time be determined most suitable for assessment and collection of octroi. Provided that nothing in these bye-laws shall be deemed to prevent the assessment and collection of octroi at any other place in accordance with the provisions of these bye-laws.

(2) The Board may order that barriers be erected at a place or places determined as most suitable for intercepting import traffic for the assessment and collection of octroi and all vehicles and persons passing the barrier shall stop there for check by the octroi officer for the purpose of assessment and payment of octroi.

4. Rates for assessment.—Octroi shall be levied on the goods specified in the Schedule annexed hereto at the rates shown therein, provided that no octroi shall be levied on any of the following, namely:—

- (1) salt, head-loads of grass and fire wood.
- (2) bonafide passenger's luggage and also articles intended for private or personal use which have been in the passenger's use before being brought within octroi limits.
- (3) stores, clothes and other articles, belonging to the Government or the Board or such articles which are procured by the Commanding Officer for the exclusive and direct use of the regiments.

5. Appointments of Octroi Officers and their duties.—The Board shall appoint such number of Naka Karkuns and peons as may be considered necessary, who shall discharge all duties in connection with assessment and collection of octroi and it shall be their duty to see that all goods liable to octroi brought within the limits are stopped at the barrier or are brought to the octroi post and are dealt with in accordance with these bye-laws and also to see that octroi has been duly paid.

6. The tax inspector shall be responsible generally for the proper assessment and collection of octroi in accordance with these bye-laws and for due discharge of their duties by the octroi officers.

7. Every octroi officer shall at all times either wear a badge indicative of his office or shall on demand produce the authority letter in his favour under signature of the Executive Officer.

8. Octroi shall be recovered in currency and no octroi officer shall receive goods of any description either in payment or as security for the payment of octroi.

9. (1) All money received at the octroi posts shall be dropped in the cash box, key of which shall remain in custody of the tax inspector

(2) The octroi officer shall on demand supply the octroi payer with such change upto the value of one rupee as may be required by him for the payment of octroi.

10. **Inspection of Octroi Posts.**—(1) The Executive Officer, the President, the Vice-President and members of Standing Committee may periodically visit the octroi posts and inspect the registers and accounts maintained in accordance with these bye-laws.

(2) An inspection book shall be maintained at each post in Form I appended to these bye-laws and the inspecting officers shall record therein the results of their inspection and in case of any complaint about working of the post, a copy thereof shall be sent by the officer-in-charge of the post to the tax inspector who shall report the matter to the Executive Officer for necessary action thereon.

11. **Exhibition of Schedule and bye-laws.**—A copy of the Octroi Schedule and these bye-laws duly authenticated by the signature of the Executive Officer shall be posted at a conspicuous place at each post.

12. **Weights and scales.**—The Board shall provide at each post a suitable set of scales and weights or a weighing machine which shall be tested at intervals of not more than three months by the tax-inspector who shall record the result of each test in the inspection book.

13. **Declaration of Goods.**—(1) Whenever any goods liable to octroi are imported within the octroi limits, the person-in-charge of the goods shall bring them to the nearest octroi post and shall declare whether such goods are intended:—

(i) for immediate export,

(ii) for consumption, sale or use within the octroi, or

(iii) for temporary retention within the octroi limits and eventual export.

(2) If any person fails to bring the goods to the octroi post of import or to make a declaration after entry within the octroi limits as required under clause (1) above, he shall be deemed to have imported the goods for consumption, sale or use and shall be liable to prosecution under section 82 of the Act.

(3) The driver of a vehicle which does not stop at the barrier in contravention of these bye-laws shall be deemed to have committed breach of these bye-laws and shall be punishable with fine which may extend to one hundred rupees.

14. **Goods in Transit.**—(1) When goods liable to octroi are intended for immediate export the person importing the goods shall declare them at the post of import. The officer-in-charge of the post shall fill up a transit pass in form II appended to these bye-laws and hand over the same to the person importing the goods who shall deposit the same at the post of export. All such passes shall be sent to the tax inspector on the following day, and the tax inspector shall check them with the counterfoils.

(2) Any person who fails to deposit the transit pass at the post of export within 24 hours of issue, shall be deemed to have imported the goods for consumption, use or sale within the limits and shall be liable to pay octroi thereon.

(3) The officer-in-charge at the post of export shall check the goods with the entries of the pass and in cases of any deficiency report the matter immediately to the tax inspector and detain the goods for check up by him and the person-in-charge of the goods shall be deemed to have committed an offence under section 82 of the Act in respect of all the goods imported.

15. **Powers to inspect goods and demand passes.**—(1) The Executive Officer, tax inspector, every octroi officer and any other person or persons specially authorised by a resolution of the Board in this behalf, may demand the octroi receipt for inspection at any time after the goods have been brought within the limits and before they have arrived at the destination, and check the entries by inspection

of the goods and where the person-in-charge, of the goods refuses to show the receipt or to allow inspection of the goods, the goods shall be liable to be removed to and detained at the nearest post or the Cantonment Board Office until it is known that Octroi on them has been paid.

(2) The checking Officer shall initial the receipt in token of his check and retain with him the counterfoil which he will deposit in the Board Office or send to the tax inspector.

(3) Where on check up any discrepancy is noticed or it is believed that full amount of octroi has not been paid or the goods do not respond to the description as entered in the receipt the goods shall be taken to the nearest octroi post and be detained there till the matter has been investigated by the Executive Officer. In cases the goods inspected do not tally with the description in the receipt, the person-in-charge of the goods shall be deemed to have committed an offence under section 82(1) of the Act.

16. Seizure of goods.—When any goods are seized in exercise of the powers under section 82(2) of the Act, the officer seizing the goods shall immediately report the matter to the tax inspector who shall give or send to the importer a memo in form VII appended to these bye-laws.

17. Procedure for assessment and recovery of octroi.—When goods liable to octroi are brought within the limits and are intended for consumption, sale or use therein, octroi shall be paid by the person-in-charge of the goods in accordance with the provisions of these bye-laws, before these are allowed to pass the post, and a receipt in form VIII appended to these bye-laws will be given by the octroi officer to the importer. Any consignee may pay in advance octroi due on any goods on production of the relevant vouchers, bills and the goods shall be checked on arrival at the post and allowed to pass if they tally with the description entered but in case where any goods are found in excess, octroi shall be paid on them before they are allowed to pass and in cases where the goods received are short than those paid for, an entry to that effect shall be made in the receipt and the remaining goods allowed to pass on arrival after due and proper check up.

Explanation.—For purposes of ascertaining the quantity or weight of goods imported the following scale shall be followed:—

(1) 40 quarters of weight (1 quarter=28 lbs. or $13 \frac{11}{16}$ seers; 1 seer=80 tolas) shall be considered as equivalent to 1/4 of a cart-load is equivalent to one animal load;

1/8 of a cart-load is equivalent to one head load;

(2) 1-5 quarters, 1/8 cart-load.

5 but not exceeding 10 quarters 1/4 cart-load.

10 but not exceeding 20 quarters 1/2 cart-load.

20 but not exceeding 30 quarters 3/4 cart-load.

30 but not exceeding 40 quarters 1 cart-load.

No distinction to be made in gunny bags either plain or with black stripes as regards their respective capacity, only small Rangoon "Gon" will be considered as 3/4 of a gunny bag.

Kerosene oil	1 cart load	32 tins
Grude oil	"	4 casks
Damber oil	"	"
Tar oil	"	"
Cement	"	23 bags
Petrol	"	32 tins (4 gallons each)
—do—	"	64 tins (2 gallons each)
Matches	"	4 boxes
Soap	"	12 "
Khajur	"	10 bags
Kharik	"	8 "
Other articles of Meva	"	8 "
Hirda	"	8 "
Articles of medicine such as ginger etc	"	12 "
Paddy	"	12 "
Coriander	"	12 "
Husk	"	12 "
Beaten rice	"	12 "

Charcoal	1 cart load	12 bags.
Tobacco	"	12 "
Groundnut	"	16 "
Shikikal	"	16 "
Fried rice	"	6 Andagi.
Chilly	"	6 "
Tobacco	"	8 "
Rice, wheat, jwari, dal of all kinds, and other grains such as Mataka, tur, mug, urid, vatana, and wari, sava, nachana, etc. (small grains)	"	6 bags.
Oil-seeds, such as Karanji, Ambadi, Erandi, Teel, Kusumbe and other seeds and ground nut	"	8 bags.
Ghee, butter, fat, honey and Kakvi.	"	24 tins.
Coconut oil, teel oil, casto oil, kaju oil, damber oil, etc.	"	32 tins.
Sugar, sugar candy.	"	5 big gattas of eight maunds each.
Sweetmeats, magdumy sugar.	"	7 small gattas of six maunds each or less.
Jaggery	"	24 cakes.
Bricks	"	150—200 nos.

18. The officer-in-charge of the post while issuing the receipt, shall enter at the bottom of the receipt, the progressive total of the octroi received at the post on that day and the inspecting officers shall while inspecting the posts, see that the progressive totals are regularly and properly entered and not postponed till close of the day.

19. The total of each day's collection shall be struck at the close of the day, the time for which shall be fixed by the Executive Officer.

20. A double set of cash boxes and receipt books shall be maintained at each post, so that working at the posts should not be delayed when the cash box or books are taken to the Cantonment Board Office for deposit and check.

21. **Accounts.**—The officer-in-charge of the Octroi Post, shall maintain a daily collection register in Form III appended to these bye-laws and also a parcel despatch register form IV appended to these bye-laws which will be compiled from the information obtained through the Transport Service agencies.

22. **Deposit of cash.**—(1) The cash boxes will be opened on all working days by the tax inspector in the presence of the Office cashier, and for all money recovered therefrom receipt in Form Cantt. 4-B shall be given by the cashier and all counterfoils contents of which are received will be initialled both by the Tax Inspector and the Cashier.

(2) The cash recovered from the boxes in pursuance of clause (1) above shall be brought to account in accordance with procedure for cash received in the Board Office.

(3) In case of short or excess recovery or where the cash in the box is not equal to the amount represented by the counterfoils, the matter shall be immediately reported to the Executive Officer for such action as he may deem fit under the circumstances.

23. **Temporary export.**—(1) When any person wants to temporarily export any goods on which Octroi has already been paid, he shall make a written application to the Executive Officer giving a detailed description of the goods and shall also state the period after which the goods are likely to be re-imported. After verification a pass in form V appended to these bye-laws shall be issued which must be presented along with the goods at the time of re-import, failing which octroi shall be payable on the goods when re-imported.

(2) The officer-in-charge of the post of export shall check up the goods with the entries in the Pass as referred to above, and initial the pass in token thereof with the date of export specified and shall see that the goods actually pass through the barrier or the post.

24. **Temporary retention within octroi limits.**—(1) Whenever the goods imported are intended for temporary retention within the limits for any period less than

one month, a pass in form VI appended to these bye-laws shall be granted to the person-in-charge of the goods along with the usual receipt for the amount paid as octroi due on the goods.

(2) When the goods covered by clause (1) above are brought to the post of export within the stipulated period, the officer-in-charge of the post shall satisfy himself that the articles being exported respond to the entries in the pass and shall collect the pass and refund the amount collected at the post of import against the acknowledgment obtained on the pass itself. Provided that where the amount of refund exceeds Rs. 10/- a notice of 3 (three) days shall be given to the Executive Officer. Further provided that no refund shall be given where the amount is less than eight annas.

(3) Where the goods presented at the post of export do not tally with the entries in the pass or are presented after the expiry of the time limit refund shall be refused and not paid.

(4) All passes collected under the above rules, shall be returned within 24 hours to the tax inspector, who shall check them with the counterfoil and retain them in a proper file for audit purposes.

25. Duty to weigh and open the packages.—The person-in-charge of the goods shall be bound to open and weigh the packages, when required to do so by the Officer-in-charge of the octroi post to enable him to examine the goods for assessing the amount of octroi due on the goods concerned. The person-in-charge of the goods shall also be responsible to open and weigh the goods to facilitate inspection under bye-law No. 14.

26. Imprest for Refund.—(1) To enable octroi officer to give refunds bye-law No. 23, the Board may sanction advance of such sums of money not exceeding Rs. 25/- as may be fixed by a resolution in this behalf, to be made to Officer-in-charge of each post.

(2) An account of all moneys spent from the advance (imprest) allowed under the above clause, shall be kept in Form IX appended to the bye-laws and shall be handed over at the time of change of duty.

(3) Whenever the imprest account is required to be recouped a statement showing the expenditure shall be submitted to the Tax Inspector and the imprest shall be recouped once at least in every month.

27. Power to search where Octroi is leviable.—(1) It shall be the duty of every person bringing or receiving a conveyance, parcel, or any goods or luggage on which octroi is or is believed to be leviable on demand by any octroi officer, tax inspector, Executive Officer or any person authorised by the Board by a resolution in this behalf, whether at the octroi post or at any other place within the Cantonment, to allow inspection, weighing or examination for the purpose of ascertaining whether the goods are liable to octroi or whether octroi has been fully paid and to communicate all information or exhibit any bills, invoices or other documents relating to them and not to give any information which is false or which he has reasonable cause to believe to be false or not true or exhibit any documents of the like nature which are false, forged or fraudulent.

(2) Any such person who is asked to disclose information as above may demand to be taken before the Cantonment Executive Officer to have the inspection made in his presence.

28. Appeals.—(1) Any person dissatisfied with any assessment of octroi payable on any goods in his charge, will pay the octroi due on the goods and may if he so desires, within 10 days, appeal to the Executive Officer against the assessment.

(2) Whenever any person who paid octroi on the goods finds that due to some miscalculation excess amount has been charged or the amount recovered unlawfully, he may within 7(Seven) days file a claim before the Executive Officer.

(3) Where it transpires that due to miscalculation or oversight short recoveries have been made; the person-in-charge of the goods shall be liable to pay the difference.

29. Taxation not to be questioned.—No objection shall be taken to any assessment nor shall the liability of any person to be taxed be questioned in any other manner or any other authority than that is provided in the Act and these bye-laws, nor any refund shall be claimed otherwise than in accordance with the provisions of these bye-laws and the Act.

30. Penalty.—Any person committing a breach of these bye-laws except those falling under section 82(1) of the Act or for which penalty has separately been provided in the foregoing bye-laws shall be punishable with fine which may extend to one hundred rupees.

EXISTING SCHEDULE OF RATES TO BE ADOPTED

Inspection Book maintained at Belgaum Cantonment Octroi Posts.

Date	Time of Inspection	Notes on Inspection	Signature
1	2	3	4

Form No.

Transit Pass protecting goods for 24 hours within Belgium Caravan (1)

[illegible]

Form III (Bye-law No. 21).

Daily collection Register of

out post for the month of

19

Serial No.	Month and date.	Number of pass or receipt.	Name of consignee.	Description of articles.	Duty realized.	Daily total.	Remarks.
1	2	3	4	5	6	7	8
					Rs. A P.	Rs. A. P.	

Form IV (Bye-law No. 21).

Parcel despatch register, Belgaum Cantonment Board.

Date of receipt	Serial No.	Name of motor driver.	Name of importer.	Detail of goods.	Weight and number.	Date of release of goods.	Receipt No.	Signature of petroi Officer.	Signature of person who takes delivery.	Remarks.
1	2	3	4	5	6	7	8	9	10	11

FORM V [Bye-law No. 23 (1)].
Book No.
Pass No.

Temporary export pass (octroi) Belgaum Cantonment.

Date.	Time of export.	Name and address of the person in charge of goods.	Description of goods.	Weight or number.	Amount of octroi paid.	Date and No. of the receipt.	Period for which being exported.	Signature of the Officer-in-charge octroi post.
1	2	3	4	5	6	7	8	9

FORM VI [Bye-law No. 24 (1).]
Book No.
Pass No.

Transit pass for temporary import (Octroi) Belgaum Cantonment.

Date.	Time of import.	Name and full address of the importer.	Details of the goods imported.		Amount of octroi paid and receipt No.	Date and time by which to be exported.	Initials of the octroi officer-in-charge post of import.	Date and time of export.	Acknowledgment of the person-in-charge of the goods in token of having received back the amount of octroi paid.	Initials of octroi Officer-in-charge Export Post.	Remarks.
			No. of packages.	Weight or number.							
1	2	3	4	5	6	7	8	9	10	11	12

FORM VII (Bye-law No. 16).

No.
Date.

Notice of seizure of Goods liable to Octroi Belgium Cantonment.

To _____

Dear Sir,

Take notice that under section 82 (2) of the Cantonments Act, 1924, I have this day seized the goods specified in the inventory given below. Unless within 5 (five) days from the date of issue of this notice you pay the Cantonment Board Office, the octroi due on all the goods imported amounting to Rs. _____ together with the cost incurred in carrying the goods to the office amounting to Rs. _____ the goods seized shall be sold by public auction.

Yours faithfully,
Signature of the Officer seizing the goods.

FORM VIII (Bye-law No. 17).
Book No.
Receipt No.

Book No.
Receipt No.

Octroi receipt of Belgium Cantonment.

Date.	Time of import.	Name and address of the importer.	Place from where brought.	Nature of the goods.	No. of packages.	Weight or number.	Price of goods.	Amount of octroi.	Name of person who paid the octroi	Signature of the officer in charge receiving octroi.
1	2	3	4	5	6	7	8	9	10	11
							Rs. A. P.	Rs. A. P.		

Date and time of inspection.

Remarks.

Sanctioned amount of imprest.

Imprest Account Register of

Post Belgaum Cantonment.

Receipts.							Expenditure.						
Date.	Time of import.	Transit pass No. and date.	Name and address of importer.	Amount cash deposited.	Initials of the octroi officer.	Re-marks.	Date.	Time of export.	No. and date of the pass.	Name and address of the person i/c of goods.	Amount paid.	Initial of the octroi officer.	Re-marks.

OCTROI SCHEDULE
BELGAUM CANTONMENT

Proposed rates of octroi

Item No.	Name of article	Cartload	Per Rs. 100 of value
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Class I

Articles of food for men and animals—

(1) GRAIN—

	Rs. A. P.	Rs. A. P.
1. Dal of all kinds, wheat Barley (Satu), Fried gram (Phootana), Khaple Rajgira Lahia and flour of all kinds	1 4 0	..
2. Gram, Rice, Matki, Moog, Udid, Watana, Rajagira, and all other kinds of grains	1 4 0	..
2A. Turi, Masura, Jwari, Bajri, Nachne, Kulthi, Warie, Sava, Fried rice Pohe, Hulge	1 4 0	..
3. Rice in husk	1 0 6	..
4. Sheaves of corn	0 4 0	..

(2) GROCERIES

1. Fat	3 8 0	..
2. Tea, coffee, coffee-powder coco, murambe, pickles etc.	..	1 2 0
3. Ghee	7 8 0	..
4. Butter	6 0 0	..
5. Cocogem and other ghee substitutes of whatever composition which are not pure ghee but which resemble ghee and are capable of being used as substitute for pure ghee	6 0 0	..
6. Oilman's stores and preserved provisions of all kinds	..	1 2 0
6A. Sweet-meats, biscuits, cake, saya, peppermint	..	0 12 6
6B. Condensed milk, khava, dry plums, gulkand and chocolate	..	0 12 6
7. Tinned food and meat of all kinds	..	0 12 6
8. Sugar, sugar-candy	4 0 0	..
9. Khobre, cashew nuts (Kaju) jack fruit cakes, dry plain-tains	..	0 12 6
10. Betel-nut, Shahajiro, Amsol, Poppyseed, Badisep (Anise seed), Indian arrowroot, Sago, tapioca, corn-flour, Shingade, Kunkoo gulal and other groceries	..	0 12 6
11. Coconut	1 12 0	..
12. Brown sugar (Magadumi) joggery, molasses and dry chillies	1 4 0	..
13. Dates, Bedane, Pista, Almond, Almond seeds, Jardalu, dry fig, Manuka Akrod	1 4 0	..
14. Raw dates	1 4 0	..
15. Sugarcane	1 0 0	..
16. Honey	6 0 0	..

(3) FRUITS AND VEGETABLES

1. Fish preserved in ice	3 0 0	..
2. Potatoes, Eating leaves	1 0 0	..
3. Salted and dried fish, eggs	1 0 0	..
4. Fresh fruits of all kinds, tamarind, onions	1 0 0	..
5. Pumpkins, carrots, vegetables of all kinds, green chilies, kotimber, cabbage	1 0 0	..
6. Sweet potatoes (Ratali)	0 10 0	..

(4) ARTICLES OF ANIMAL FOOD

1. Lucern	2 0 0	..
2. Oil cakes, cotton seeds, husk, konda, Chuni	0 14 0	..
3. Green grass, dry grass and fodder	Exempted.	..

Item No.	Name of articles	Proposed rates of Octroi	
		Cart load	Per Rs. 100 of value
		Rs. A. P.	Rs. A. P.
	<i>Class 2.—Nil</i>		
	<i>Class 3</i>		
	Articles of fuel, lighting and washing—		
	(1) FUEL		
1.	Coke and coal	0 10 0	..
2.	Fire wood coal	0 10 0	..
3.	Fuel and firewood	0 3 0	..
4.	Dung cakes	Exempted.	
	(2) LIGHTING		
	(Oil and seeds for lighting)		
1.	Petrol	1 9 0
1A.	Spirit	1 9 0
2.	Lubricating oil, crude oil of all kinds	2 0 6
3.	Grease	2 0 6
4.	Kaju oil, cocoanut oil, sweet oil, white oil and oils of all kinds	3 8 0	..
5.	Kerosene oil	1 2 0
6.	Match boxes	1 2 0
7.	Marking nut seed	1 4 0	..
8.	Oil seeds of all kinds Teel (sesamum) Jawas, Ambadi seed, groundnut seed, Karanja seed.	1 2 0	..
9.	Ground nut and marking nut	0 12 0	..
10.	Candle	1 0 8
11.	Crackers and all sorts of fire works	1 9 0
12.	Carbide	1 9 0
	(3) WASHING ARTICLES		
1.	Soap of all kinds	1 2 0
2.	Rite (Soap nuts), Shikekai	0 10 0	..
3.	Washing soda, of all kinds, Khar, etc. silicated soda and articles used for preparing soap	0 12 6
	<i>Class 4</i>		
	Building materials—		
1	Doors, windows, wheels and furniture	2 0 0	..
2	Sealing wax	1 0 8
3	Malbari teak, teak matti, Nana, beams of all kinds of wood, rafter and planks.	1 4 0	..
4	Oil paints and colours of all kinds, linseed, varnish, damar, ral, and painting oils, Hurmanj, Sonkayav and terpentine.	1 9 0
5	Cement	2 0 0	..
6	Jangali Yele	0 12 0	..
7	Bamboo and articles of bamboo	0 12 0	..
8	Burnt bricks, tiles and powdered chunam	0 8 0	..
9	Red tiles	1 2 0	..
10	Coir (Kuthya) and its articles, ropes	1 2 0	..
11	Unburnt bricks, jumburi bricks, lime stones and unburnt chunam, sand mixed with chunam, stones of all kinds, sand and articles of stone	0 2 0	..
12	Slab (Khanapur-Shahabadi)	0 10 0	..
13	Sangamarawari and China slab	2 1 4

Item No.	Name of articles	Proposed rates of Octroi			
		Cart load		Per Rs. 100 of value	
Building materials—contd.		Rs. A. P.		Rs. A. P.	
14	Mattings and carpets of all kinds	1	0 8
15	Concrete boards, putty, plaster of paris, cement articles and articles of asbestos	2	0 0
16	Yellow earth	0	2 0
17	Brooms	0	10 0
18	Chalk	1	8 0
19	Glue	2	4 0
20	Walking sticks, photo frames and ply wood	1	0 8
21	Jungle wood rafters and articles thereof	0	12 0
22	Cane and articles of cane	1	4 0
Class 5					
Drugs, spices, gums and perfumes—					
(1) DRUGS					
1	Drugs and medicines of all kinds	1	0 8
1A.	Essences, syrups, Nilgiri oil, Glycerine, castor oil disinfectants, insecticides	1	0 8
2	Gas cylinder	0	12 6
3	Ginger (green and dry), Onva Pashanbhed, Chirait, Catechu, Vekand, Sallam-mishri, Ambahalad, Muradad-sing, Pimpil Safed, Mishri, Ativisha Bole Kankol, Dickemali, Kakadsing, Nagarmotha, Sulphate of iron, alum, soda, Nitric acid, Salt petre, Sulphur, Salamonie, Borax, all other acids, Herbs and plants with medical properties.	1	0 8
4	Jeshthamadha	1	0 8
5	Garlic	1	4 0
6	Harda	1	2 0
7	Honawarichi and Babhalichi sal	1	2 0
(2) SPICES					
1	Turmeric (Halad), Coriander comminseed (Jire), Mustard seed, Mathya, Pepper, Gums Avalkati	1	0 ⁺ 8
2	Cinemon, Cloves, Nutmeg Patri, Assafoetida (Hing)	1	0 8
3	Cardamom	1	0 8
(3) PERFUMES					
1	Sandlewood	6	0 0
2	Udbati	1	9 0
3	Camphor	1	9 0
4	Perfumed oils, hair oils perfumery of all kinds, toilet preparations, (soaps, tooth brush, face powder etc.)	2	1 4
5	Keshar (Saffron), Kasturi	2	1 4
6	Ud (Benzoin)	1	0 0
Class 6					
Tobacco—					
1	Chiroots, Cigars, Cigarettes	0	12 6
2	Snuff, Bides	0	8 0
3	Tobacco	3	2 0
4	Bidi leaves	0	6 0
Class 7					
1	Fabrics—woollen, silk cotton, Linen, Hemp, Jute and other textile fabrics and manufactured articles of clothing and dress. (Except hand spun and hand woven cloth)	1	9 0
2	Wool, silk (raw and spun)	0	12 6
3	Cotton, linen, jute, Hemp and cotton-waste	1	8 0
4	Boot, shoes, sandals	1	9 0
5	Umbrellas	1	9 0
6	Kamblies	1	4 0
7	Cotton thread (Yarn)	0	8 4

Item No.	Name of articles	Proposed rates of Octroi		
		Cart load	Per Rs. 100 of value	
		Rs. A. P.	Rs. A. P.	
<i>Class 8</i>				
Metals and articles of metals—				
1	Old iron	0 12 6	
2	Iron includes bars, rods pig, sheets	0 12 6	
3	Steel and steel ware (A)	0 12 6	
4	Lead and lead ware (B)	0 12 6	
5	Zinc and zinc ware (C)	0 12 6	
6	Old pots of brass and copper	1 9 0	
7	Copper and copper ware (D)	1 9 0.	
8	Brass and brass ware	1 9 0	
9	Tin and tin ware	1 9 0	
10	Bell metal	1 9 0	
11	Mercury	1 9 0	
12	Articles of iron include castings, hooks, wire, builders and Engineers' hardware, tools, cuttlery and pipes and other articles of iron.	1 9 0	
13	Hardware including plated ware, medical and surgical instruments, and science apparatus.	1 9 0	
14	Aluminium, German-silver and articles made from these metals.	1 9 0	
15	Metal alloys and articles thereof	1 9 0	
16	Iron ore and articles thereof	1 9 0	
17	Silver and articles of silver	0 12 6	
<i>Class 9</i>				
Miscellaneous—				
1	Dramatic articles	2 0 0	..	
2	Raw skin, hide	1 0 0	..	
3	Clock and accessories	1 0 8	
4	Motor cycle, cycle and accessories	1 0 8	
5	Motor lorries, cars, buses chassis, (such vehicles which at the time of import are not registered or licensed only for a limited period). Tractors and accessories.	1 0 8	
6	Perambulators	1 9 0	
7	Machinery and parts thereof heaters, stoves and lanterns.	1 0 8	
8	Leather goods and tanned leather	1 9 0	
9	Gangawan	1 9 0	
10	Rubber, rubber goods and tyres	1 0 8	
11	Haberdashery	1 0 8	
12	Stationery including paper of all kinds, Printed books advertisements, pictures and diaries	1 0 8	
13	Musical instruments including pianos, harmonium Gramophone, radio etc. and accessories.	1 9 0	
14	Cinematograph and accessories	2 1 4	
15	Cinema film	0 4 0	
			per reel.	
16	Photograph and accessories	2 1 4	
17	Ivory and articles of ivory	2 1 4	
18	Pictures of wood and stone	1 9 0	
19	China ware, crockery, glass and articles of glass	1 0 8	
20	China pipes	1 0 8	
21	Pictures of clay	1 9 0	
22	Ice	0 12 0	..	
23	News papers and Magazines	Exempted.	
24	Old news papers	1 0 0	..	

(A) Includes cast, blister, spring and other kinds.

(B) Includes pig, pipes, sheets and other sorts.

(C) Includes bolts, pig, slab, sheet, sheathing and plate wire and other sorts.

(D) Includes sheets, castings, wire and other sorts.

NOTE.—The agricultural implements are free.

S.R.O. 107.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board Wellington, by reason of the acceptance by the Central Government of the resignation of Maj. M. J. Arundale.

[No. 19/14/G/L&C/50/977-G/52/564/LC/D(O&C).]

S.R.O. 108.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify the nomination of Maj. B. K. Somaiah as a member of the Cantonment Board Wellington *vice* Maj. M. J. Arundale, resigned.

[No. 19/14/G/L&C/50/977-G/52/564/LC/D(O&C).]

S.R.O. 109.—The following further amendment in the bye-laws for regulating the erection or re-erection of buildings in the Ramgarh Cantonment framed by the Cantonment Board, Ramgarh, in exercise of the powers conferred by section 186 of the Cantonments Act, 1924 (II of 1924), and published with the notification of the Government of India in the late Defence Department No. 1326, dated the 16th August, 1941, is hereby published for general information the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

AMENDMENT

In bye-law 1 of the said bye-laws the following paragraphs shall be added at the end, namely:—

“In the case of kutchha wells sunk purely for irrigation, no sanction of the Board will be necessary. The person wishing to make the well shall notify to the Cantonment Board the site on which the well is to be sunk. Such kutchha wells shall be provided with a kutchha platform of at least 3 feet in height all round the well.

Within 30 days from the date of notification of his intention to sink the well, the well must be completed and completion report submitted to the Cantonment Board.”

[No. 12/4/G/L&C/52/580/LC/D(O&C).]

S.R.O. 110.—*Corrigendum.*—In the Table annexed to the Ministry of Defence notification S.R.O. 91, dated the 15th March 1952 the following amendments shall be made, namely;

- (i) In Column 2 against item 1 *delete* the words “and P.E.P.S.U.” and *insert* the word “and” in between the words “Punjab (I)” and “Bikaner” and place full-stop after the word “Union”.
- (ii) In Column 2 against item 2 *delete* the full-stop at the end and *insert* the words “and Patiala and East Punjab States Union”.
- (iii) In Column 2 against item 8 *delete* the words “Panth Piploda”.

[No. 1/ /L/L&C/52/702/LC/D(O&C).]

P. C. BOSE, Under Secy.

S.R.O. 107.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board Wellington, by reason of the acceptance by the Central Government of the resignation of Maj. M. J. Arundale.

[No. 19/14/G/L&C/50/977-G/52/564/LC/D(O&C).]

S.R.O. 108.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify the nomination of Maj. B. K. Somaiah as a member of the Cantonment Board Wellington *vice* Maj. M. J. Arundale, resigned.

[No. 19/14/G/L&C/50/977-G/52/564/LC/D(O&C).]

S.R.O. 109.—The following further amendment in the bye-laws for regulating the erection or re-erection of buildings in the Ramgarh Cantonment framed by the Cantonment Board, Ramgarh, in exercise of the powers conferred by section 188 of the Cantonments Act, 1924 (II of 1924), and published with the notification of the Government of India in the late Defence Department No. 1326, dated the 16th August, 1941, is hereby published for general information the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

AMENDMENT

In bye-law 1 of the said bye-laws the following paragraphs shall be added at the end, namely:—

“In the case of kutchha wells sunk purely for irrigation, no sanction of the Board will be necessary. The person wishing to make the well shall notify to the Cantonment Board the site on which the well is to be sunk. Such kutchha wells shall be provided with a kutchha platform of at least 3 feet in height all round the well.

Within 30 days from the date of notification of his intention to sink the well, the well must be completed and completion report submitted to the Cantonment Board.”

[No. 12/4/G/L&C/52/580/LC/D(O&C).]

S.R.O. 110.—*Corrigendum.*—In the Table annexed to the Ministry of Defence notification S.R.O. 91, dated the 15th March 1932 the following amendments shall be made, namely;

- (i) In Column 2 against item 1 *delete* the words “and P.E.P.S.U.” and *insert* the word “and” in between the words “Punjab (I)” and “Bikaner” and place full-stop after the word “Union”.
- (ii) In Column 2 against item 2 *delete* the full-stop at the end and *insert* the words “and Patiala and East Punjab States Union”.
- (iii) In Column 2 against item 8 *delete* the words “Panth Piploda”.

[No. 1/ /L/L&C/52/702/LC/D(O&C).]

P. C. BOSE, Under Secy.